United States Federal District Court Southern District of New York

) Karen Tracey Moore) Plaintiff V Henry McMaster **Curtis Loftis** Federal Law Judge Name Unknown Donald S. Trump Melania Trump Berkeley County Police Department **Charleston Police Department** North Charleston Police Department Charleston County Police Department Goose Creek Police Department The Republican Party **Slave Owners** Fender Mender Collision Defendant

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Complaint and Request for Injunction

3 JURISDICTION AND VENUE

- 4 Because this is diversity of citizenship of the two parties involved, the Federal District Courts have
- 5 jursidiction as stated in Title 28 Section §2331. The Defendants have offices that are in the District
- 6 of Columbia, and the crimes of conspiracy to commit murder, and assault and battery
- 7 (horsewhipping).Both of these facts give sufficient contact for its jurisdiction. Other jurisdictions
- 8 include Title 18 U.S.C. §1595 for mandatory restitution of peonage. Title 28 U.S.C. §1346 gives the
- 9 court jurisdiction over a case in which the United States government is a defendant.

11	Title 28 U.S.C. §1343 gives jurisdiction to the court over "any civil action authorized by law to be
12	commenced by any person: (1) To recover damages for injury to his person or property, or because
13	of the deprivation of any right or priviledge of a citizen of the United States, by any act done in
14	furtherance of any conspiracy mentioned in Section 1985 of Title 42;" and (2) "To recover
15	damages from any person who fails to prevent or to aid in preventing any wrongs mentioned in
16	section 1985 of Title 42, which he had knowledge were about to occur and power to prevent; (3) To
17	redress the deprivation, under color of any right, priviledge, or immunity secured by the
18	Constitution of the UniteStates; (4) To recover damages or to secure equitable or other relief under
19	any Act of Congress providing for the protection of civil rights, including the right to vote.
20	It goes on to state that, (b) "For purposes of this section – (1) the District of Columbia shall be
21	considered to be a State; and (2) any Act of Congress applicable exclusively to the District of
22	Columbia shal be considered to be a statute of the District of Columbia."
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24	In Title 42 U.S.C. §1985 (3), If two or more persons in any State or Territory conspire or on the
25	premises of another, for the purpose of depriving, either directly or indirectly, any person or class of
26	persons of the
27	go in disguise on the highway to of preventing or hindering the constituted authorities of any state
28	giving or securing to all persons within such State or Territory the or Territory conspire or go in
29	disguise on the highway or on the premises of another, for the purpose of depriving either directly
30	or indirectly any person or class of persons of the equal protection of the law.
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32	Title 18 U.S.C. §1593 gives jurisdiction for the courts to give mandatory restitution for any crime
33	outlined in Title 18 U.S.C. §1581 to §1592.

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35	The Venue is proper, in that the diversity exists because defendants reside in multiple locations, but
36	the violations of the law and causes of action and the digital server where the violation occured is
37	located in Washington, D.C. The plaintiff and defendant "Donald Trump" reside in South Carolina
38	and "West Palm Beach, Florida, respectively.
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40	LEGAL STANDARD
41	I am asking that the legal standard for the case be strict scrutiny because I am a U.S. born citizen in
42	two protected classes, disabled American with protections under the Americans with Disabilities
43	Act and a black American with protections under the Civil Rights Act of 1964, and other codes
44	protecting both classes listed here. I have been discriminated against by the defendants for over 51
45	years routinely.
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47	I am mentally disabled as described in 22 C.F.R. Section 35.108. I am recorded as disabled by the
48	Social Security Administration, and was reconfirmed mentally disabled in November of 2023.
49	(Exhibit).
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53	<u>INTRODUCTION</u>
54	I had help with my legal research and what to type. People could see through the fiber optic in my
55	eyes from Washington D.C., with my permission to help me win my case. I would like to testify
56	about others who are being harmed around me before it is too late.
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58 Title 18 U.S.C. 1346 states, for the purposes of crimes done under Chapter 63, "Mail Fraud and Other Fraud Offenses", "For the purposes of this chapter, the term "scheme or artifice to deprive 59 60 another of the intangible right of honest services." 61 62 Title 18 U.S.C. 1343 states, "Whoever, having devised or intending to devise any scheme or artifice 63 to defraud, or obtaining money or property by means of false or fraudulent pretenses, representations, or promises, transmits or causes to be transmitted by means of wire, radio, or 64 65 television communication in interstate or foregin commerce, any writings, signs, signals, pictures, or sounds for the purpose of executing such scheme or artifice, shall be fined under this title or 66 67 imprisoned not more than 20 years, or both." It goes on to say that if the scheme, "...afftects a 68 finacial institution, such person shall be fined not more than \$1,000,000 or imprisoned not more 69 than 30 years, or both." 70 71 The state of South Carolina's agencies are collusive in keeping my money in its Department of 72 Revenue accounts from court cases pending on my end, but run under seal on theirs and put there 73 for after my untimely death. It is known that I insulted the former and now President – Elect Donald 74 Trump and his wife after she insulted me with a painful comment (Moore v Trump). 75 76 I am suing the defendants for colluding to have me horsewhipped for calling Melania Trump an 77 inappropriate word under the 1st Amendment, (Title 18 U.S.C. §241,242), and Title 42 U.S.C. 78 §1983. I am also suing the defendants for aiding and abetting the horsewhipping perpetrators along 79 with attempted murder of me (Title 18 U.S.C§ 113), the pregnancies under the Equal Fetal 80 Protection Act, intrusion upon seclusion, (tort, S.C. 16-70-470), mental abuse of a vulnerable adult 81 (S.C. 43-85-75), intellectual property theft (Title 18 U.S.C. 1832a), forced labor (Title 18 U.S.C. 82 §1589), conspiracy to kidnap (Title 18 U.S.C. §§241,1985), and kidnapping (Title U.S.C. § 242),

Conspiracy Against Rights – Not letting me plead before the election (Title U.S.C. §1985,

conspiracy against rights), Peonage (Title 18 U.S.C. §1581), 84 85 86 They are also in the process of violating terrorism law by endangering the communications devices I allege were put in me by DARPA that are part of the mobile browser internet (Title 18 U.S.C. § 87 88 1030, Title 6 U.S.C.§ Part 29). (ARPANET mini-transceiver- X-Ray). Attempted Murder by 89 Lynching (Title 18 U.S.C. §113), and Business Interference (Title 18 U.S.C. §1581) and Criminal 90 Interference with Housing rights (Title 18 U.S.C.§ 3631) by making sure my credit was damaged to keep me from moving from South Carolina; they plan to be the state that held me to be whipped for 91 92 Donald Trump and keep the money alloted to me from court judgments that was set aside under seal. The defendants plan was that the money due me was to never be known to me or spent by me; 93 94 I was to die then, then my relatives, then it stay in an estate account for others to divide out to 95 themselves. 96 97 The defendants had already shown a pattern of violating my due process rights personally by not 98 taking my complaints and investigating them. Their negligence has set the environment for 99 perpetrators to assault me at a private event for the former President Trump and his wife's honor 100 without fear of arrest. 101 102 The governor of South Carolina is a fan of Donald Trump. The pattern of negligence and down right 103 hostility under his watch getting funds due me over the years has been an ongoing issue that I intend 104 to resolve in court. (Moore v SCDEW, Moore v SC Insurance Agency, Moore v SLED, Moore v 105 SCLLR). These matters are a reflection of the culture in South Carolina under Henry McMaster, 106 and his likely cooperation with allowing me to be horsewhipped and deny it after the fact. 107

The perpetrators inside of South Carolina government worked together to have me stuck in South Carolina to keep funds from me that was made aware to them would be coming for me after DARPA staff members passed away, and I would be allowed to sue the government for wrongdoings.(Moore v DARPA). The \$1.8 Billion that I was going to sue for was on a spreadsheet; that same amount is now in an South Carolina Department of Revenue account, written as a "mystery" account. The government was alerted by phone and e mail over the years of crimes done towards me and would only engage me as a mental patient to handcuff and shackle in front of others. I tried to talk to the Joe Biden Administration and Special Counsel Jack Smith by certified mail, and restricted return receipt, respectively. Neither have answered back. Title 18 U.S.C. 1346 states, for the purposes of crimes done under Chapter 63, "Mail Fraud and Other Fraud Offenses", "For the purposes of this chapter, the term "scheme or artifice to deprive another of the intangible right of honest services." Title 18 U.S.C. 1343 states, "Whoever, having devised or intending to devise any scheme or artifice to defraud, or obtaining money or property by means of false or fraudulent pretenses, representaions, or promises, transmits or causes to be transmitted by means of wire, radio, or television communication in interstate or foregin commerce, any writings, signs, signals, pictures, or sounds for the purpose of executing such scheme or artifice, shall be fined under this title or imprisoned not more than 20 years, or both." It goes on to say that if the scheme, "...afftects a financial institution, such person shall be fined not more than \$1,000,000 or imprisoned not more than 30 years, or both."

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133 The state of South Carolina's agencies are collusive in keeping my money in its Department of 134 Revenue accounts from court cases pending on my end, but run under seal on theirs and put there 135 136 for after my untimely death. It is known that I insulted the former and now President – Elect Donald Trump and his wife after she insulted me with a painful comment (Moore v Trump). 137 138 The local government with the watchful protection of Govenor Henry McMaster and Mr. Wilson 139 140 have not been held accountable for negligence, nor will they when I am picked up and taken to be horse whipped as promised to the Trumps as retrobution for the comment. 141 142 The state of South Carolina's agencies are collusive in keeping my money in its Department of 143 Revenue accounts from court cases pending on my end, but run under seal on theirs and put there 144 for after my untimely death. It is known that I insulted the former and now President – Elect Donald 145 146 Trump and his wife after she insulted me with a painful comment (Moore v Trump). They will have 147 sufficient cover to kill me in custody on whatever fake charges they intend to move on from the 148 created exigent circumstances over the years from DARPA social engineers (Moore v DARPA). They have components in me and have been able to coerce me to do actions against my will over 149 150 the span of 50 years to keep lucrative data traveling undetected (Exhibits, medical records, 151 transceivers hidden in my bone structure). 152 The United States government employees connected to the Republican Party had already pre-153 154 planned to use me as spyware my entire life without regard to the Supreme Court ruling in Katz v 155 United States lawful orders of the Judicial system of this country. J.C.R. Licklider, a scientist from

St. Louis, MO, was over the tech division of the DARPA agency that does military experiments on humans and other things to further technology. Mr. Licklider, "Lick", wrote a paper called Man-

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Computer Symbiosis for Massachussetts Institute of Technology (MIT) in 1965. In it, he discussed the possibility of creating cyborgs by placing components inside of human subjects to give them enhanced abilities.

This can be assumed because of the COM Link device embedded in my skull. The bones of a person hardens in the womb at 15 to 18 weeks. So, it is clear they were ot going to ever take it out in my lifetime. There is also fiber optic cable in my eyes; the Republican party has used me as labor and as spyware to block potential black Presidential hopefuls from 1991 to 1995, including former President Barack Obama. The devices and components in that has people telling me what to do, what to say, and threatening me as well as eavesdropping on others.

C.F.R. 35.108(d)(1)(ii) makes it clear that, once it is decided that I am disabled, federal judges can only determine if I have been discriminated against, not whether or not I am disabled "enough" for the protections under the Americans with Disabilities Act. It took me 5 years to get a 2 year degree; I have a learning disability and difficulty typing and reading sometimes. When I learn something after much effort, it is retained for the most part. Damage to my skull from the slave gun in me that law enforcement refuses to acknowledge has caused me more cognitive issues than before. I was last shot for non-compliance in 2022, and again to keep me from finishing my pleadings November 10th, 2024 at 1:01 pm EST. I was shot twice this time on November 10th, 2024. My cars were taken from me; the state of South Carolina's Insurance Agency did not acknowledge my complaint of inflated estimates (polygraphs). C.F.R. 35(d)(1)(iii) states, "

". So even if it isn't present at the time, (like a war veteran who only got upset when a firecracker went off near him), a person is still considered disabled if it has been determined if it was active in front of you daily. It is life disrupting of a major life event for me.

183 There is also activity around little children being harmed in the area under the Trump 184 administration's last term in which a child was ran into the woods by a man saying, "Come here 185 186 nigger!" in anger. 187 188 I don't know what the outcome was; for various reasons I have been blocked from reaching out for help from inside of the state. The main reason is believed to preserve the \$1.8 Billion set aside from 189 190 court judgments allegedly ran under seal from a series of court cases with my evidence against DARPA and tech companies. The cases were allegedly run using my medical records from 191 192 experiments I allege DARPA of the Department of Defense on me in 1973 (attachments.) 193 194 I have gotten no answer back from either, even with questions surrounding a possible grenade and 195 or weapons in my body. I am not sure the actual documents ever left the state. (Moore v Department 196 of Homeland Security) 197 198 I am intending to sue DARPA, under the Department of Defense for their part in getting components in my body as a baby, hiding this from me until the last manager of the project on the 199 200 government side died, and continually using me as an entrance and exit point to the internet. 201 I have tried to get help for the children and others I could hear that were nearby, including a child I 202 believed was alive still in the toilet system. When I tried to tell Officer Ruyska (video) what was 203 204 going on, she did not take me seriously either, and offered mental health services. 205 206 Because of the devices in me from DARPA, Donald Trump's campaign and Administration were

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able to get sound bites of some verbal words between me and some other Democratic supporters

regarding former President Barack Obama. Because of this, they had people be kind to me to get me to feel comfortable talking about rumors they were hearing to help during the election. I had exchanged insults with his wife Melania Trump over my COM link device (whether or not she heard is unknown), and it set off several supporters to have me beaten. He had talked them out of it. However, when other angry Democrats who wanted to have me left here while "appropriate" blacks moved on in life saw I wasn't in trouble anymore, they got me to say mean things (Polygraph, L. Stan Fulmer, May 29th, 2020).

He got upset again, and this time at a rally said, "Ah Karen, you're not gonna like what I'm gonna let them do to youz... when we get back into the White House...[cheers and applause in background]. This recording was played to me in 2021. When it came to light I could hear the Republicans and some of their conversations, Mr. Trump was heard saying, with what sounded like the ocean in the background, "I don't know how she heard me, they're looking into it now." (2021 or 2022).

223 <u>BACKGROUND</u>

Because of my statement indicating a man that bears resemblance to then Barack Obama tried to talk to me in 1995 in Chicago, IL (Polygraph), the Trump Administration had people surveillance me to see if I would talk about it. I critized his choice to keep Rex Harrison and that he should not have been allowed to tell him what do do; he was the people's choice under at the time and we were to live with it.

Mrs. Trump and Mr. Trump eavesdropping ,violating the 4th Amendment in my life as government officials, (Title 18 U.S.C. §§ 241,242,Title 42 U.S.C. §3617, Title 22 U.S.C. §7102, Title 18 U.S.C. §402 (Katz v United States, 389 U.S. 347 (1967), 1st Amendment, retaliation). She [Ms. Trump]

said, "Tell Karen to worry about her own problems." I returned with "'B' that is all I've been 233 234 doin'!" angry. 235 236 Then, I dropped the "C" word. I have brain tumors from the objects in my skull where emotion is controlled (Exhibits). I had to watch men get a way with raping girls in my state, my father had just 237 238 died, and I was avoiding a person who had stalked me. Cancer symptoms had returned, my car was 239 stolen, and I was sent back to servitude for the slave owners. I also had pressure in my skull from 240 the car accident along with the 2 birth defects growing into my brain. 241 242 Someone had begun to make arrangements to have me horsewhipped for calling her that. Another young woman from the community, possibly Nazi made arrangements for her handmaid child to be 243 put up me so she can sue me later as a bad surrogate. I did not agree to be a surrogate. In solidarity 244 with this woman, Melania Trump had red Christmas trees in the fover to let her know she would 245 246 wait until after the child was out. She knew in my state the racism and that I was a handmaid. 247 248 The Trump organization tried to cover its tracks after it found out the ARPANET transceiver in my body transmitted the internet by starting Truth Social. This allowed him plausible deniability that he 249 250 would ever have said it was okay to whip me. 251 Even with knowledge of this, the Trump Administration held an event in which Mr. Trump said, 252 "Ah, Karen, you're not gonna like what I'm gonna let them do to youz, when we get back into the 253 254 White House..."[cheers and applause]. 255 His duty as commander in chief is that he is required to protect the border and other national 256 257 security entrance points for the United States, including the ARPANET transceivers in my body, my

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twin, and possibly my brother (Moore v Speilberg). He breached that by guaranteeing me being horsewhipped on his return to be allowed by locals or others in hate groups and/or the Republican Party. The duty as a private citizen is to not use his influence to incite a mob to lynch me for calling his wife a swear word with a series of components and brain tumor/birth defects in my head. I am disabled. He should have just blown it off. Instead, he breached his duty and has spoken to people who I have heard in my COM Link, that he didn't want me taken until I said something about Obama. He instructed the perpetrators who would horse whip me what violence me he would like. ("You can whip her all you want; Melania and I can't stand her."(2022)). **CAUSES OF ACTION** Cause of Action #1 Right to Vote, Interferring with the Election Process, (18th Amendment) The defendants have a duty to not interfere with a person's right to vote. They breached that by contacting people to intimidate me from voting as I would and to direct me to what is advantageous to the Republican Party. DARPA's J.C.R. Licklider was a pyschologist, computer scientist, and cyborg technology MIT specialist in the 1960s. Southern Republicans used Mr. Licklider's interfered with the Election process from 1991 to 1995 by using me to spy on would be black presidential candidates, including former President Barack Obama (Exhibits, Spyware on me, Tax receipts from Chicago, IL 1995). I 12 of 70

283 allege that the defendants engaged in coercion to get me to engage these black politicians by threat of harm in my COM link device. (Polygraph) I allege that some of the defendants (Republican Party 284 Associates) were able to interfere with Jesse Jackson's chance by having me near him in view and 285 286 making him do something he did not want to, and then blackmail him to stay out of the race. 287 288 I allege they coerced me to do many things outside of my state that would have me in apprehension 289 of harm and arrest continually as a way to keep me from leaving the state and to keep me a silent 290 slave. Because Entrapment was clearly defined and discussed in the United States v Russell case (411 U.S. 423 (1973)), in the U.S. Supreme Court case Sorrells v United States, 287 U.S. 435, and 291 292 Sherman v United States, 356 U.S. 369, the US government agencies do not have qualified immunity for their actions from 1973 to 2024 that were coercive should block the right to prosecute 293 294 in that the right to a fair trial can no longer be guaranteed by exigent circumstances created by the 295 government. No complaints indicate collusion on a federal and state level that can be traced back to 296 the Department of Defense's DARPA project that they did to me as a baby, and the \$1 Trillion of 297 data passing through the internet a day. 298 I took a polygraph with L. Stan Fulmer, someone that law enforcement has used in 18 states over 46 299 300 years, including the city of Charleston and surrounding areas. He is currently practicing in Virginia, 301 North Carolina, and South Carolina. He worked with the Department of Defense's D.O.D.P.I 302 founder Dr. William Yankee building the computers that the polygraph world uses today to do tests. D.O.D.P.I. (the Department of Defense Polygraph Institute) has now been renamed. 303 304 305 He has also trained in house polygraph examiners for law enforcement agencies in the United States 306 over the years. He is a college graduate of the University of South Carolina. The Department of 307 Defense gave L. Stan Fulmer a 98% accuracy rating on his skills set.

In polygraph exams taken January 2nd,2017 and on May 29th, 2020 with Mr. Fulmer, I stated the following: that, "I do not run out on my tabs." (January 2nd, 2017). When I was out with a man when I was in my 20s in the 1990s, I had been seeing, we had been out before, I had left he restaurant in anger. He had always paid. So, I did not see that as running out on my tab.

"Credit card pushes were explained to me originally at 18 years of age more than once. Knowing this, I left a location without talking to the front desk to avoid a man who had been following me."

(May 29th,2020, Sentence #58)

This is important in that someone knew that my first polygraph did not cover the leaving of a hotel on camera, making L. Stan Fulmer's work look faulty. It is not. This could jeapordize 46 years of cases in 18 states, causing the cases to go back to the appellate on new information that is false.

Cause of Action #12

Threat of Unlawful Arrest (Title 28 U.S.C.§ 1495)

The duty of the Administrative law judge is to acknowledge C.F.R. 6 Section 35.108(d)(1). It states that a federal district judge can only determine if discrimination had occurred, and to not review whether or not I am disabled "enough" after I have been already through the process.

Based on the lawsuits towards Republican run agencies, firms, and political arms coming from me in the last 8 months, talk of overturning my designation to protect others from lawsuits was considered by a judge. The judge decided I "sounded" okay or seemed "okay". This includes Donald Trump, because the statute of limitations ends at 3 years to sue after the incident occurred. His comments stem from a 2021 event.

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Adminstrative law judge is looking to overturn the fact that I have been recorded mentally disabled by the Social Security Administration over the last 10 years, and visibly disabled over the last 25.

The harm in not being designated mentally disabled makes it easier for the government to claim that I am competent to stand trial on charges that were created to keep me from my court judgments or

speaking out on any of the crimes of law enforcement witnessed.

The fiber optic cable in my eyes (attachment) were not put in by me, was done without my permission, and is an unlawful wiretap as outlined in the 4th Amendment Supreme Court case Katz v United States, 389 U.S. 347 (1967). The solution that has been a long held policy of the Supreme Court was to throw out the conviction, without a retrial.¹

In The Supreme Court Case Kelly v Curtis, 21 F.3d 1544, 1544 (11th 1994), the held that for an arrest warrant to be issued, "...the 4th Amendment requires a truthful factual showing inthe affidavit used to establish probable cause."²

I allege they are colluding to separate me from any finacial wealth (realized or future) for themselves in the Republican party and other cohorts that work with them. Specifically, the \$1.8 Billion total that has been in reserve in a "mystery" account at the South Carolina Department of Revenue.I was made to do illicit things as a child and throughout my life on purpose to later blackmail me so I won't sue DARPA and other government agencies and discredit me as a witness to wrongdoing by law enforcement (polygraphs).

¹ Silverman v United States,

² Civil Liability for False Affidavits, by Bryan R. Lemons, Acting Division Chief , Federal Law Enforcement Centers

357 I have sent my evidence along with information regarding a statement Donald S. Trump to President Joseph Biden's Administration as well as Special Counsel Jack Smith in April and May 358 respectively. 359 360 FTCA has the statute of limitations on a claim for a disabled person as up to one year after the 361 362 person's death, not the 3 years within the time of the infraction. That is why they are trying to 363 undermine my disability protection with an arrest. I tried to send for help via e mail to a series of 364 newspapers and was blocked. 365 366 Couple this with rumors of Apophis hitting the earth in 2029 versus the 2036 date given, and the mass exodus of tech companies and other businesses towards the states with space programs and 367 368 launch sites, and you have strong motive for why they would do such without thought of reprisal. 369 370 I allege the Administrative law Judge has also engaged in collusion with the Republican Party 371 Members who are using court illicit funds for their lifestyles in SC. 372 The statute of limitations on an FTCA complaint and other laws that give standing to sue are 373 374 "tolled" or blocked from running as long as a person is disabled. I have been mentally disabled as 375 recorded by the Social Security Administration since 2015. I had been in and out of mental hospitals 376 and to other doctors due to rapes, and birth defects in my skull giving me mental problems (Exhibits 377 – CT scans of bone tumors in the skull). 378 379 Once it was seen on my phone from a hack or search warrant that standing to sue was being 380 researched, activity to get me arrested on anything began to happen.

I am trying to keep my small LLCs I hoped to live off of alive by using the internet to move product 382 and talk about issues to help others. Because I have been to and taken to mental hospitals sometimes 383 by law enforcement over 22 years in the local area, they are familiar with me and my diagnosis. 384 385 Because of this, they are aware of the multiple addresses I have had in the area and that I am prone to having financial difficulty and had to move home several times because of my disability. 386 387 388 This past time, I was blocked from getting my car back from a repair shop, causing me to lose my 389 place where I lived on my own. If I am arrested, law enforcement is aware that it will keep me in debt, and in the county where they can keep my mouth shut about crime, and other matters. Title 18 390 391 Section U.S.C. §§1581,1595 makes it illegal to put a person in peonage. I was threatened with arrest if I go near my brokerage accounts for my LLCs to try and raise capital to try and work for myself 392 393 again. 394 395 The Administrative Law Judge has allowed local Vocational and SSA offices to ignore the renewal 396 of my disability granted in November of 2024 and expects me to go through the whole process 397 again. This violates my due process rights under the Americans with Disabilities Act, as well as the 14th Amendment. 20 C.F.R. 35.108(ii) only allows for federal judges to determine if I have been 398 399 discriminated against, not whether or not I am disabled at the point of a complaint being filed. 400 401 Title 18 U.S.C. Section 242 makes it illegal for a United States government employee to willfully 402 violate the rights of a United States citizen. Because of the knowledge required of a sitting United 403 States Administrative law Judge or Federal District court judge, ignorance of the law would not be 404 an excuse; "knowingly" is not plausible either, in that the power in the hands of the judge is based 405 on will, so this was not an accident.

Based on Katz v United States, the US Supreme Court has already held that unlawful wiretaps and creating exigent circumstances are not allowed by law enforcement to create an arrest. (Silverman v United States). Prior to Katz v United States, law enforcement around the country was warned not to do such. The Katz v United States was a way for the Supreme Court to send a message that if you defy them and the United States Constitution, your case will be reversed, meaning your warrants and cases will be thrown out.

Injunction – I am asking that federal warrants be issued by the court against any arresting officer of me in these matters under Title 18 Section 402, in that they are violating a federal statue as well as indirect contempt of court of the United States Supreme Court at an alarming rate.

418 Cause of Action #2

without fear of arrest or lawsuit.

Conspiracy Against Rights, Right to a Private Attorney (6th Amendment)

In the case Luis v United States U.S., the U.S. Supreme Court ruled that a person has the right to get a private attorney with their own funding. The breach occurred when law enforcement refused to investigate anything I have brought to them regarding financial matters that I need. Because it is known from the perpetrators and defendants that I will not get law enforcement's help from observing me from the spyware devices in me (Exhibits), they are brazen to do crimes at me

I am threatened by individuals in my COM Link device and coerced to spend my money in stores against my will to keep me from leaving the state to get help. This allows me to be kept in place here, unable to sue with an attorney the SCDOR and other Republican individuals who keep insisting the \$1.8 Billion is a strange coincidence. The injury by the defendants including Donald Trump is that consistently voicing their dissapproval of comments I made signaled to others that it

is appropriate to hurt me physically and taken from. It has also scared some people in law from helping me. So, I need more resources to get an attorney than I would have.

North Charleston, SC is where I was born; it is where the devices that are used to make me a slave here were originally retrofitted (Exhibits.) Bones in the body harden between 12 and 15 weeks in a person inside of the mother's womb. So, the devices had to have been put in me as a zygote, the stage right before you become a fetus.

The bones of a female stop growing approximately at 18 years of age, and males 24 years. The osteoma tumors in my skull and devices in my torso have bone grown around them. The United States government has a stake in making sure I am discredited and thrown away to keep all parties involved from speaking out. The legal implications of making me a slave at birth, while others in the Northeastern US and Western US use me as an internet mobile hub (Exhibits - CT with contrast) is dire enough that these men and women would coordinate in discrediting me and making sure the public does not know I exhist.

They will possibly allow me to be heard about to make sure last minute communications travel through cell phones where there are no towers to catch last minute signals (Exhibit) least until take off beforeApophis mysteriously shifts track and heads towards us.) They are incentivized further by the possibility of such an impact, and do not feel that they have to explain alot in private their actions.

Cause of Action #3

Trafficking with Respect to Peonage, Slavery, Involuntary Servitude, or Forced Labor³ (Title 18 U.S.C. §1590) Trafficking, with regards to Peonage, and Slavery (Title 18 U.S.C. §1581) - I allege

 $^{{\}it 3} \quad \hbox{From the Department of Justice website, https://www.justice.gov}\\$

that members of the Republican Party have used me throughout my life for financial and political purposes since my birth in 1973 unlawfully as a slave and a spyware component (Title 18 U.S.C. § 1201,1590,875(c)). I allege the Republican Party members in South Carolina worked with federal government agencies to get spyware in my body in a military hospital I was born in in North Charleston, SC (Title 18 U.S.C. §§241.242.2422.245.249.13th Amendment). I was used to spy on Barack Obama, Jesse Jackson Jr., and another prominent black man in New York the Republicans thought would most likely be the first black President (Exhibit – Polygraph). I did not give permission to have devices put in me; I was under force to do the things they wanted to get dirt on the men for blackmail purposes. They were able to get blackmail on Jesse Jackson, Jr., and the black business man from New York, but not Barack Obama. (Exhibt -Polygraph). Cause of Action #4 Conspiracy Against Rights, Attempted Murder by Lynch Mob, (Title 18 U.S.C. §§113,241). The President of the United States, Former Presidents, and President-Elect have a duty to uphold the office in regard to abiding by the Constitution. I allege that Donald S. Trump breached his duty to do so by planning to have me horsewhipped if he should return as President of the United States. The harm caused is that I cannot get cooperation from others to get my property back to get away from the men and women who would whip me on his return to office. In the United States v. Guest, 383 U.S. 745 (1966), the United States Supreme Court held that the defendant President-Elect of the United States was a civilian when he made comments last night and 2 years ago directly at me that I heard in my COM Link device.

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Qualified Immunity does not apply in these matters; he should not have the protection in that they were said at private events and not in the capcity in the duties as President of the United States.

It has caused me great stress and harm; I have not been able to get cooperation from local law enforcement on other matters nor help from other government agencies that did not want to offend him in the state of South Carolina. I have miscarried in the past and am having ulcers and lack of sleep here. I cannot get cooperation getting automobile back from a shop to leave town to be in a more Democratic Party friendly state.

The likelyhood of assault from MAGA supporters is high because of his discussion with his staff the day after the election of wanting to see me whipped after he got to office. I am still pregnant, and his request puts the children in me in direct danger, a violation of S.C. law, Fetal Protection Act of 2023, and child endangerment laws concerning homicide of a fetus. Whipping me will most likely send me into shock and death in that I am in ill health, as well as the child (Exhibit).

Cause of Action #5

Aiding and Abetting Interference with an Election, (2024 Presidential Election)

The duty of the defendants is to not use their government authority to intervene with a Presidential Election. They breached that by making sure I did not have equal protection under the law when I brought medical (exceptions 2) and other matters to the defendants, many attached to the Republican Party. (Moore v Ruyska).

The gear train in my face (Exhibits -Medical CT scan from hospital) that has wires around my head, along with the gear train throughout my body (Exhibit – Medical CT scan from hospital) was constantly being adjusted and pulled as I was being yelled at in my COM Link device by white

women and men the last 4 months I was working on this. I was fatigued, slowed down from the blood vessels in my head being tightened to where not enough blood flow reached my brain consistently.

The harm is that had the Trump organization not gotten individuals inside of DARPA or any of the other facilities that have control panel access to intervene, I would have written this in time and gotten it to a court in July or August. The perpetrators intervened and tightened the wires that run through the gears in my skull to slow oxygen to the brain with the motor in my abdomen (Exhibits), which made me groggy and confused sometimes to slowing me down, while I wrote.

Again, someone shot me November 10th, 2024 twice around 1:01 pm; possibly to slow me down for some purpose relating to me trying to send this pleading., dumbing me down again (Exhibits).

The Injury is that a fair election didn't occur because the public was not allowed to know these facts in time to determine if they want a leader that would damage critical internet infrastructure for the sake of his ego and his wife's honor. People all over the world use their mobile browsers not knowing that the components in me and others in the projectfrom DARPA's extending of the internet into the commercial sector by Robert Kahn and Vinton Cerf (Brother,sister,) have to be mobile to keep it encrypted in a way that keeps hackers from having a static point of entry.

There is an alleged ARPANET transceiver in my abdomen (Exhibits – X-Ray, 2009 hospital, Trident Medical Center), along with the wires that run up to blades in my skull (Exhibits – CT scans, MUSC Medical Center), and pins in my skull bone and body that are sharp and hurt (Exhibits – CT scans, MUSC Medical Center). DARPA made ARPANET mini transceivers that are mobile.

The two pins on the sides of my temple bone make a colon symbol (:). The two blades in my head if facing one way make two forward slashes (//). So, the Arpanet system that became the current commercialized internet by DARPA's Robert Kahn and Vinton Cerf of Google, Inc. Use me as part of the hardware infrastructure throughout my life for the United States Internet as a browser. So, these men figured out how to make \$1 Trillion in data pass through my body a day without anyone knowing it. I did not give permission or agree to spy on anyone at anytime for the United States government; I was under force to do things against my will so others in Washington, D.C., the United States Military, and other parts of government could look at things without losing their careers or standing in society. DARPA, the creators of the original internet, used a main frame computer system and an internal network for the Pentagon called ARPANET. My dad was a black accountant in the Navy. He retired a Master Chief, so there was no issues with his service upon retirement. However, the government was known to not trust black men with money duties. This may be why they put the fiber optic cable in my eyes in the first place (Exhibits - CT scan - MUSC). Later, it was used against other politicians. I have been being watched all these years without reasonable suspicion and whatever exigent circumstances they can put together if they need to silence me on anything. Cause of Action #6 Conspiracy to Kidnapping (Title 18 U.S.C.§§ 1201, 956, 241, 1201) The US has no warrants on me that I know of; I ran a background check from the South Carolina Law Enforcement Division in 2020 on myself, and did an online legal background check on myself.

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I have the right to leave the country to travel. The US Constitution allows for this under both the Commerce clause, and 10th Amendment, where if the rights are not outlined in the U.S. Constitution specifically, it is given to "...the States and citizens, respectively." The breach is when law enforcement insisted that the inflated estimate on my cars to keep me in the area were "civil matters" when theft of automobiles is a felony outlined in S.C. state code 16-21-80 (2023) is keeping me from leaving here where the defendants can have me horsewhipped and hurt. The injury is kidnapping and unlawful confinement in a house, where I was put back to work on things on my computer for others.

The theft aslo blocked me from aising enough to move abroad to save my life from Trump supporters and other hate group factions. I wanted to leave the country to avoid Trump supporters whipping me in Melania Trump's honor.

Cause of Action #7

(Conspiracy to Lynch (Title 18 U.S.C. §§249(a)(3),249(a)(5))

There were what could be considered national security data in the letters regarding explosive and incendiary devices. (Exhibits, -letter to both men). It is clear that my being whipped could detonate the devices, 7 babies that may still be left alive in me, and the ARPANET transceiver I allege was from DARPA and the working components in me (Exhibits). There is indication that the components in the aggregate create a browser entrance/exit point to the land line internet (Exhibits). I was supposed to be mobile; my last car taken from me was to keep me in place so I could be killed. They were told to return my car to me; instead, they parked it one street over and acted like they returned it from a repair shop. (Moore v Fender Mender Collision).

Cause of Action #8

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579	Conspiracy against Rights (Privacy), Deprivation of Rights, Inciting a mob to kill (Title 18 U.S.C.
580	§§241,242) Republican Party
581	Duty is to respect the public's right to pursue a government office and to vote for who it offers. The
582	breach is that the Republican members of DARPA used me to spy on black presidential hopefuls in
583	the 1990s. (Exhibits).
584	
585	The harm is that I did not know they had done this to me until after Robert Kahn of DARPA had
586	died in 2021(Exhibit), effecting the outcome of our nation's possible history for whatever first black
587	president would have been. The injury is that I am thoroughly traumatized and riddled with glass
588	and injuries from being coerced to go places I would not have in my lifetime so their party can bury
589	men who made mistakes, or in some men's case, forced to make things happen. (Jesse Jackson, Jr.)
590	
591	Cause of Action #9
592	Mental Abuse of a Vulnerable Adult (by way of Intimidation and Assault), (1st Amendment, Title 18
593	U.S.C. §§ 241,242)
594	Last night, November 5th, 2024, in my COM Link, Presiden-Elect Donald S. Trump threatened me
595	in my COM Link. "I don't care, you shouldn't have said it," When we get back in there" "You car
596	stop talking if you wanted to, and you know it." I have brain tumors that are permanent bone. They
597	didn't appear overnight from pins my body and pressure in my head from being "squeezed" for
598	information from the wires and gear train in me. The crowd in the background is why I believe I
599	was hearing him in real time.
600	
601	When perpetrators who use me to pass information against my will want to hear things, they adjust
602	and tighten the wires in me, which with a lack of oxygen can cause me to ramble. The process of

using common moments in life to manipulate an outcome is called social engineering; DARPA has a devision dedicated to it (Exhibits).

The defendants in law enforcement have a duty to allow the government to be petitioned for greivances, including a police report. That duty was breached so many times from past responses from law enforcement when I was in danger I have fostered the environment that it is okay to violate Title 18 U.S.C.§ 241 and 242 in terms of lynching. They are the direct cause that other departments and officials have denied me equal protection of the law since 1973 from South Carolina law enforcement. The injuries is that the MAGA supporters will feel it is okay to come to town and do me and my family bodily harm.

Cause of Action #10

Assault and Conspiracy (Title 18 U.S.C.§ 113, Title 18 U.S.C.§ 241)

The defendants have a duty to uphold the 1st Amendment, including not do physical harm by retaliating over a comment. The breach of this occurred of putting me in fear of bodily harm continually as caused me the injury of emotional distress as I am dreading the day of President Trump's return to office and being beaten to death from a lynch mob.

The cause of this came from recordings and verbal threats at me from Mr. Trump at his election campaign headquarters from a far in my COM Link (Exhibit). Donald Trump said to me under his breath in his mic/phone, "Karen, you had it coming..." "You knew you could stop talking if you wanted to..." (November 5th,2024 10:10 pm, EST).

The cause of the injuries of this cause of action also come from threats from law enforcement. ("Got your sh*t kickin' boots on, boys?!?!") as well as conspiratorial conduct to make sure they did not get involved if I am attached.

Some of the conduct I experienced with local law enforcement include (but not limited to) no report, making me fill out the report myself (Goose Creek Police Department on base complaint), closing a complaint same night (Goose Creek Police Department), threatening me with arrest if I no wrong doing is found about an officer complained about by Internal Affairs staff (Goose Creek

Police Department), suggesting I go talk to mental health (Berkeley County Police and Goose Creek

Police Department).

The injury is that MAGA supporters who are in the state have some assurance that they can rely on law enforcement members to pick me up on what looks like a legitimate pick up (Moore v 4 unknown Police Officers). The incident has occurred before without any reprisal against the officers who picked me up in 2018 on a medical pick up order and harmed me in revenge of asking to be transferred for ill treatment at a hospital.

Further, the defendants breached their duty not to assault or commit battery or conspiracy when 4 officers in 2018 they slammed me on my stomach 9 months pregnant on a medical pick up order, causing broken glass in me from rape with a beer bottle to go further into the child in me (North Charleston Police Department), failure to take report of rape in the Catholic run hospital system Roper St. Francis, where the baby came from (Charleston Police Department), would not take police report of child being assaulted next door to me (North Charleston Police Department), Did not let credit card thieves who work in Charleston International Airport to answer for credit card theft even with the acknowledgment of the theif (they are protected; Elliot Summey, Mayor of

North Charleston at the time Keith Summey's family member runs it.) They all fostered an environment by quiet and public conspiracy (Summeys comments about ["We can't help you people solve your problems for you."] in a news cast).

Cause of Action #11

Peonage (Title 18 U.S.C. §1581,1595, Title 42 U.S.C.§ 1982)

The police had a duty to handle my concerns with equal protection under the law, including my right to own property under Title 42 U.S.C. 1982. This was breached when none of my concerns concerning car theft from inflated estimates, and fraud as outlined in Title 18 U.S.C.§1001 by the repair shops and Ginger McCleod at the SC Insurance Agency, keeping me right where these violent offenders and MAGA supporters individuals would want. (Exhibits).

The breach occurred when officers insisted that filing false documents to steal cars interstate was a civil matter, and not a violation of Title 18 U.S.C.§§2312 and 2313. The causation of the injury of being beat to death by MAGA supporters is that this keeps me from escaping those that have attacked me over the years in my hometown without help from people here.

Other injury from this is that the car thefts keep me from making enough to pay for bills, to stay out of debt. I am in danger of being arrested under false charges, specifically as an act of Peonage as stated in Title 18 U.S.C. §§ 1581,1595. Because the energy around Donald Trump's return to office is heightened in my state at this time, it is likely I will be randomly picked up, even temporarily where I can be put in harms way after I lose my place again to be harmed in the open.

Because these law enforcement agencies are working in concert together, I am not able to keep my businesses from going under in the state. I was threatened with arrest if I tried to access my businesses' stock trade accounts in my COM Link device.

Cause of Action #13

Criminal Interference with Housing - (Title 42 U.S.C. § 3631)

The defendants had a duty to keep in align with US federal policy to allow citizens to have home owership as found in Title 42 U.S.C. §1982. It states,

Criminal Interference with Housing Rights (Title 18 U.S.C.§ 3631) by making sure my credit was damaged to keep me from moving from South Carolina; they plan to be the state that held me to be whipped for Donald Trump and keep the money alloted to me from court judgments that was set aside under seal. The defendants plan was ta breach to the 4th and 14th Amendments in keepng property without due process and by way of fraud to keep me from home ownership outside of the reach of South Carolina government.

Allowing my cars to be taken out from under me on inflated estimates twice for the monetary reason and then for the Trumps to have me whipped later for offending them is a motive that a reasonable jury could accept because of the large amount claimed was taken and put in an account (\$1.8 Billion) and the curse word I said at her in frustration ("c" word.") that the money due me was to never be known to me or spent by me; I was to die then, then my relatives, then it stay in an estate account for others to divide out to themselves.

These statements are true to the best of my knowledge.

699	Cause of Action #14
700	Aiding and Abetting Slave Owners (Title 18 U.S.C. §§ 3, 241)
701	
702	The duty was to take the grievance that I petitioned and investigate it (1st Amendment). The breach
703	by law enforcement is when I told law enforcement by E Mail, and on the phone (SLED call
704	erased) that I was being trafficked as a slave but it was not investigated.
705	
706	The harm is that I was put back to slavery. The injury is that my children are dying in my body that
707	I have left (Exhibits) and no one knows they are still there but the hate group individuals watching
708	me who keep turning the gears to force the glass into the body and face of the babies still in me.
709	They may be handmaid babies to keep the transceivers safe or to do barratry cases to collect. The
710	injury to me from the devices shooting me multiple times and possible detonation is also a problem
711	
712	I also told other South Carolina Agencies (Moore v SC Disability Office - Amanda Finley) and
713	including a court clerk (Patricia Howard) and could not get their help. I did not get to use Cook it!
714	Bake it! Make it! Because local law enforcement was trained that theft of things of value were
715	"civil matters" and not crimes if the perpetrator is from the white community and within their circle
716	of trust (Klan, Republican, crime ring, etc.)
717	
718	
719	Cause of Action #15
720	Unlawful Wiretap / Eavesdropping (Title 18 U.S.C. §2515, S.C.16-17-470) -
721	
722	I have a COM link device in my ear, a tranceiver in my body, and wiring throughout me that
723	controls gear trains and that has data travelling across it, and a device that looks like an ARPANET

tranceiver of of the Department of Defense's DARPA's website (Exhibits). With the robotics in my 724 body (Exhibits) the controllers were able to make me do illegal things without me understanding 725 how they did it. 726 727 The government had a duty to follow protocols consistent with the 4th Amendment to get permission 728 729 from a judge for any type of warrant, including wiretapping me or my property. The breach by the 730 government of the unlawful search is evident in that I was wiretapped as a zygote. No reasonable 731 suspicion could have happened at this point to justify the wiretap. (Katz v United States). Bones 732 harden at 10 to 15 weeks in a zygote to fetus stage in the womb. So, for the COM Link, blades in 733 the center of my skull placed in a pattern, and the fiber optics in my eyes would have had to be put in me as a fetus. 734 735 The harm is that my private life has been thoroughly ransacked. The injury is that even though I am 736 737 telling the truth about the issues at hand, if law enforcement only saw a few things out of context, 738 like the fact that I was under force, but not seeing the objects put in me, they may say I am lying. I 739 cannot be guaranteed the required fair and speedy trial in a criminal case if it should arise from the civil matters filed. At this point, it would be appropriate to allow an acquital from such conduct. 740 741 742 I was not walked through my records until 2021 in my COM link device while watched through 743 fiber optic cable in my eyes. It was too risky (from reprisal from defendants) and dangerous (possible explosives in me) for anyone to come to me and sit next to me and show me. 744 745 746 Cause of Action #16 747 (Unlawful Concealment, Fraud) (Title 18 U.S.C.§§ 2 and 3) 748

In 2024, I read an article about \$1.8 billion dollars showing up in a "mystery account" inside of the South Carolina Department of Revenue's accounts. The state of SC has a duty to protect the legal process. The breach I allege is that employees of South Carolina government allowed court cases to be run under seal with my information, or at the least, pocketed the gains in secret. The breach was that I wasn't able to see what the who put the components in me did until after they died. The injury is since then, I have been miscarrying pregnancies, suffered mental episodes, lost jobs, friends, and opportunities in life. I am hemmoraging daily; I have lacerations on my liver and other organs from broken glass from the fiber optics that have broken in me and scratched and cut my insides (Exhibits).

Cause of Action #16

Conspiracy against rights (Title 18 U.S.C.§241 and Title 18 U.S.C.§1001)

I allege that a Federal Adminstrative law judge is colluding with the defendants and other individuals who use me from suing the United States government by ending my statute of limitations protection given as a disabled person under state and federal statutes. It also causes me to not be able to renew Cook it! Bake it! Make it!

He had a duty to uphold the Code of Federal Regulations for the Social Security Administration agency's conduct when he presided over any hearings. He breached that by agreeing to allow me to be re-examined after I had just been through the renewal process in November of 2023. The harm it did was emotional duress that was debilitating from confusion of trying to figure out why I have to go through the process again. The injury, is I was having difficulty focusing on other things concerning business, my health (cancer recurrence issues), and law matters.

I am still a slave, specifically over Cook it! Bake it! Make it!, the trademark I have been blocked from using to its fullest over 13 years. The judge's action has been instrumental in protecting The Department of Homeland Security, DARPA, and other major agencies I planned to sue for the \$1.8 Billion amount that just so happens to be in a mystery account in South Carolina's Department of Revenue account. That is where money of a deceased person would be sent if they had no way of locating next of kin.

Cause of Action #17

Assault and Battery, Coercion (Title 42 U.S.C. 3617)

Members of white hate groups in the area and in government have been allowed to access the gear train in me and to force me to stay in the area so they can control me (Exhibit). I am forced to buy more than I want to at Walmart and other stores that won't take returns to keep me in debt and in range to be harmed here. They have some ownership in the local stores and insisted it be spent on theirs. This also keeps me from an attorney so I can't sue the organizations they are also connected to in the state.

Keeping me in the house I live in allows the hate group members who were told not to hurt me to access a signal to the transceiver and have caused me internal injuries.

I was raped in my 20s 3 times, and again in 2017. A beer bottle was involved and has been cutting me and the remains of two of 5 babies inside of me. 2 of the children are still alive in me as of October 7th, 2024. I cannot get local hospitals to acknowledge the pregnancies or the devices after 15 years of trying. One of the Klansmen drove me in an Uber made sure a beer bottle was right in front of me to make sure I remember what they did to me under the 1st Trump Administration.